Fill in this inf	ormation to identif	y your case:						
Debtor 1	Paul	F.	Mammay			Check if this i	s an a	amended
	First Name	Middle Name	Last Name		_	plan, and list	below	the
Debtor 2 (Spouse, if filing)	First Name	Middle Name	Last Name			sections of the been changed		that have
United States Ba	ankruptcy Court for the	Western District of P	³ ennsylvania		, -			
Case number (if known)	23-20748-JAD							
Nestern	District of P	ennsvlvan	ia					
	r 13 Plan							
Part 1: Not	tices							
To Debtors:	This form sets of indicate that the	option is appro	opriate in your circu	in some cases, but the pres umstances. Plans that do r an control unless otherwise	not co	mply with loca	al rule	form does es and judio
			you must check each			-		
o Creditors:	YOUR RIGHTS M	AY BE AFFECTE	D BY THIS PLAN.	YOUR CLAIM MAY BE REDU	CED, I	MODIFIED, OR	ELIMI	NATED.
	You should read t		and discuss it with yo	our attorney if you have one in				
	THE CONFIRMA PLAN WITHOUT ADDITION, YOU The following mat includes each of	ST FILE AN OBJITION HEARING, FURTHER NOTION MAY NEED TO FITTER THE TO T	ECTION TO CONFIR UNLESS OTHERW CE IF NO OBJECTIO ILE A TIMELY PROC Irticular importance.	OUR CLAIM OR ANY PROV RMATION AT LEAST SEVEN ISE ORDERED BY THE COU ON TO CONFIRMATION IS FIL OF OF CLAIM IN ORDER TO B Debtor(s) must check one bo led" box is unchecked or bo	(7) D. JRT. LED. BE PA	AYS BEFORE THE COURT IN SEE BANKRUF ID UNDER ANY each line to st.	THE D MAY (PTCY) PLA ete wi	DATE SET F CONFIRM T RULE 3015. N.
payment	the amount of any	claim or arreara	ges set out in Part 3	i, which may result in a partia a action will be required t	al o	C Included	•	Not Include
Avoidance Section 3.4	of a judicial lien o (a separate action	r nonpossessory will be required	r, nonpurchase-mon to effectuate such I	ey security interest, set out imit)	in	☐ Included	•	Not Include
Nonstanda	rd provisions, set	out in Part 9				○ Included	•	Not Include

art 2: Plan	n Payments and	Length of Plan						
Debtor(s) will	make regular payn	ante to the truet	00'					
Total amount o				_ months shall be paid to the t	rustee	from future ear	nings	as follows:
Payments	By Income Attachr			By Automated Bank Transfe				
D#4	\$0.00		\$1,975.00	\$0.00				
D#1			4.,0.0.00					
D#1	\$0.00		\$0.00	\$0.00	_			

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Debtor(s) Paul F. Mammay

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2.2	Additional payments:				
	Unpaid Filing Fees. The balance of \$ available funds.	shall be fully paid by th	e Trustee to the Clerk	of the Bankruptcy	Court from the fi
	Check one.				
	None. If "None" is checked, the rest of	f Section 2.2 need not be completed or rep	roduced.		
	The debtor(s) will make additional amount, and date of each anticipated p	payment(s) to the trustee from other sour payment.	rces, as specified bel	ow. Describe the	source, estimate
2.3	The total amount to be paid into the p plus any additional sources of plan fun	lan (plan base) shall be computed by the discontinuity of the discontinu	ne trustee based on	the total amount	of plan payme
Pa	Treatment of Secured Claims	i			
2.5					
3.1	Maintenance of payments and cure of de	efault, if any, on Long-Term Continuing I	Debts.		
	Check one.				
	None. If "None" is checked, the rest of	Section 3.1 need not be completed or repr	oduced.		
	The debtor(s) will maintain the current	contractual installment payments on the s	ecured claims listed b	elow, with any cha	anges required b
	arrearage on a listed claim will be pa	conformity with any applicable rules. Thes d in full through disbursements by the tru	e payments will be dis	sbursed by the trus	tee. Any existin
	ordered as to any item of collateral list	ed in this paragraph, then, unless otherwis	e ordered by the cour	t all naumonte und	lor this paragrap
	changes exist, state the amounts and e	secured claims based on that collateral ffective dates of the changes.	will no longer be treat	ted by the plan. If	monthly paymer
	Name of creditor and redacted account	Collateral	Current	Amount of	Effective
	number		installment payment (including escrow)	arrearage (if any)	date (MM/YYYY)
	CSMC 2018-RPL3 Trust	162 East Wedgewood, Pittsburgh, PA 15229	\$1,500.00	\$16,800.00	05/2023
	Insert additional claims as needed.				
3.2	Request for valuation of security, payme	nt of fully secured claims, and/or modifi		9.3.9	
	Check one.	int of fully secured claims, and/or modifi	cation of undersecur	ed claims.	
	2004 (2004) 2004 (2004)				
	None. If "None" is checked, the rest of	Section 3.2 need not be completed or repri	oduced.		
	Fully paid at contract terms with no mod	lification			
	Name of creditor and redacted account	Collateral	Amount of	Interest rate	Monthly
	number		secured claim		payment to creditor
		-	\$0.00	0%	\$0.00
	Fully paid at modified terms				
	Name of creditor and redacted account	Collateral	Amount of	Interest rate	Monthly
	number		secured claim		payment to
					creditor
			\$0.00	0%	\$0.00
	The remainder of this paragraph will be effect	ctive only if the applicable box in Part 1 of the	his plan is checked		
	The debtor(s) will request, by filing a sell listed below.	eparate motion pursuant to Rule 3012, th	at the court determine	the value of the se	cured claims

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Debtor(s) Paul F. Mammay

Case number

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For each secured claim listed below, the debtor(s) state that the value of the secured claims should be as set out in the column headed Amount of secured claim. For each listed claim, the value of the secured claim will be paid in full with interest at the rate stated below.

The portion of any allowed claim that exceeds the amount of the secured claim will be treated as an unsecured claim under Part 5. If the amount of a creditor's secured claim is listed below as having no value, the creditor's allowed claim will be treated in its entirety as an unsecured claim under Part 5 (provided that an appropriate order of court is obtained through a motion pursuant to Rule 3012).

	Name of creditor and redacted account number	Estimated amount of creditor's total claim (See Para. 8.7 below)	Collateral	Value of collateral	Amount of claims senior to creditor's claim	Amount of secured claim	Interest rate	Monthly payment to creditor
		\$0.00		\$0.00	\$0.00	\$0.00	0%	\$0.00
	Insert additional claims as	needed.						
3.3	Secured claims exclude	d from 11 U.S.C. § 506.						
	Check one.	•						
	None. If "None" is ch	ecked, the rest of Sectio	n 3.3 need not	be completed or	r reproduced.			
	The claims listed below			•				
	(1) Incurred within 910 da use of the debtor(s), or	ys before the petition da	te and secured	by a purchase i	money security int	erest in a mot	or vehicle a	equired for personal
	(2) Incurred within one (1)	year of the petition date	and secured b	y a purchase m	oney security inte	rest in any oth	er thing of v	alue
	These claims will be paid in						150	
	Name of creditor and red	Particular and the state of the	interest at the	rate stated belo	w. These paymen	ts will be disbi	ursed by the	trustee.
	account number	lacted Collateral			Amount of claim	n Interes rate		hly payment editor
					\$0.00	0%	5	\$0.00
	Insert additional claims as	needed.						
	Lieu Accidence							
3.4	Lien Avoidance.							
	Check one.	L			Mark the decision of the section of			
	effective only if the a	hecked, the rest of Sec pplicable box in Part 1	tion 3.4 need in of this plan is	not be complete checked.	ed or reproduced.	The remain	der of this	paragraph will be
	the avoidance of a judi any judicial lien or sec of the judicial lien or s	onpossessory, nonpurch been entitled under 11 L icial lien or security inter urity interest that is avoi ecurity interest that is no (d). If more than one lier	J.S.C. § 522(b) est securing a ded will be trea ot avoided will	 The debtor(s) claim listed belo ted as an unsect be paid in full as 	will request, by f w to the extent the cured claim in Par s a secured claim	illing a separa at it impairs su t 5 to the exte	ate motion, sch exemption nt allowed.	that the court order ons. The amount of
	Name of creditor and red account number	acted Collateral			Modified princip	pal Intere rate		thly payment ro rata
					\$0.00	0	%	\$0.00
	Insert additional claims as r	noodod						
			e dada da da da da					
	*If the lien will be wholly ave Surrender of Collateral.	oided, insert \$0 for Modi	ned principal bi	alance.				
0.0	Check one.							
		ecked, the rest of Section	n 3.5 need not	be completed or	renroduced			
	The debtor(s) elect to s	surrender to each credito is plan the stay under 1° all respects. Any allowe	or listed below	the collateral tha	at secures the cre	eral only and t	hat the etay	under 11 II S C S
		acted account number		Collateral				

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Debtor(s) Paul F. Mammay

Case number

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	Insert additional claims as ne	eded.												
6	Secured tax claims.													
	Name of taxing authority	Total amount o	f claim 1	Гуре of tax		Interest	Identifying numb		Tax periods					
						rate*	collateral is real	estate						
		\$0.00				0%								
	nsert additional claims as nee	eded.												
9	The secured tax claims of that the statutory rate in effect a	ne Internal Revenues of the date of cor	e Service,	, Commonwealth	h of Penn	sylvania, ar	d any other tax claim	ants shall	bear interest					
-	4: Treatment of Fees													
	General.													
,	Frustee's fees and all allowed without postpetition interest.	d priority claims, inc	cluding Do	omestic Support	t Obligation	ons other th	an those treated in S	Section 4.5	5, will be paid in full					
	Trustee's fees.													
7	rustee's fees are governed b	by statute and may	change d	during the course	e of the c	ase. The to	ustee shall compute	the truste	e's percentage fees					
t	he trustee to monitor any chai	nge in the percenta	ge fees to	o ensure that the	and publish the prevailing rates on the court's website for the prior five years. It is incumbent upon the debtor(s)' attorney or debtor (if pro se) and the trustee to monitor any change in the percentage fees to ensure that the plan is adequately funded.									
1	Attorney's fees,													
,	Attorney's fees are payable t	Dennis J. Spyra	Esq.	In	addition	to a retaine	r of \$ 2,500.00 (o	of which \$	was a					
F t	Attorney's fees are payable to payment to reimburse costs a company by the court to describe the court to describe the notated diditional amount will be paid amounts required to be paid units.	idvanced and/or a 0.00 per month ate, based on a cook fee. An addition through the plan, nder this plan to he	no-look co . Includin ombination onal \$ and this olders of a	osts deposit) almost deposit and retainer poor of the no-loo will be plan contains sullowed unsecure	eady paid, a toto baid, a toto ok fee at e sought sufficient fed ed claims	d by or on betal of \$ nd costs do through a founding to p	ehalf of the debtor, the in fees and control and previously see application to be five ay that additional among the control and the debt.	ne amoun osts reimb approve iled and a nount, with	t of \$_2,500.00 is pursement has been ad application(s) for approved before any mout diminishing the					
F t	Attorney's fees are payable to payment to reimburse costs a company between the count to description above the no-let diditional amount will be paid	idvanced and/or a 0.00 per month ate, based on a co book fee. An addition through the plan, nder this plan to he e in the amount pro- ation in the bankrup	no-look co . Includin ombination onal \$ and this olders of a	osts deposit) almost retainer port of the no-loc will be plan contains sillowed unsecure in Local Bankru	eady paid, a toto ok fee are e sought ufficient fed claims	d by or on betal of \$	ehalf of the debtor, the in fees and copposit and previously be application to be find ay that additional among specific products the control of the control	ne amount osts reimly approve iled and a nount, with	t of \$_2,500.00 is bursement has been ad application(s) for approved before any nout diminishing the					
F t a a a a	Attorney's fees are payable to payment to reimburse costs a cook be paid at the rate of \$\frac{200}{200}\$ compensation above the no-local diditional amount will be paid under the paid to	idvanced and/or a 0.00 per month ate, based on a cook fee. An addition through the plan, ander this plan to be in the amount protection in the bankrup above).	no-look co Including ombinational \$ and this olders of a ovided for ty court's	osts deposit) almost retainer port of the no-loc will be plan contains sillowed unsecure in Local Bankru	eady paid, a toto ok fee are e sought ufficient fed claims	d by or on betal of \$	ehalf of the debtor, the in fees and copposit and previously be application to be find ay that additional among specific products the control of the control	ne amount osts reimly approve iled and a nount, with	t of \$_2,500.00 is pursement has been ad application(s) for approved before any nout diminishing the					
F F	Attorney's fees are payable to payment to reimburse costs a obe paid at the rate of \$ 200 approved by the court to decompensation above the no-ledditional amount will be paid under the paid amounts required to be paid under the paid to be pai	idvanced and/or a idvanced and/or a idvanced and/or a ide, based on a cook fee. An addition through the plan, inder this plan to he in the amount protation in the bankrup above).	no-look co. Includinombinational \$ and this olders of a wided for trey court's	osts deposit) alnog any retainer properties of the no-local management of t	eady paid paid, a tot ok fee ar e sought ufficient t ed claims optcy Rule n Prograr	d by or on betal of \$	ehalf of the debtor, the in fees and copposit and previously be application to be find ay that additional among specific products the control of the control	ne amount osts reimly approve iled and a nount, with	t of \$_2,500.00 is pursement has been ad application(s) for approved before any nout diminishing the					
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t a a a a	Attorney's fees are payable to payment to reimburse costs a obe paid at the rate of \$ 200 approved by the court to decompensation above the no-ledditional amount will be paid under the paid amounts required to be paid under the paid paid	idvanced and/or a of the permonth atte, based on a cook fee. An addition of through the plan, ander this plan to he in the amount protection in the bankrup above).	no-look cc. Including ombination and spand this and this olders of a syded for trey court's side 4.4 ne	osts deposit) alm g any retainer p on of the no-loo will be plan contains s allowed unsecure in Local Bankru s Loss Mitigation eed not be comp	eady paid, a toto baid, a toto ok fee an e sought sufficient fed ed claims ptcy Rule n Program	d by or on blal of \$	ehalf of the debtor, the in fees and copposit and previously be application to be find ay that additional among specific products the control of the control	ne amoun osts reimly approve iled and a nount, with services in the total	t of \$_2,500.00 is bursement has been ad application(s) for approved before any nout diminishing the					
F F	Attorney's fees are payable to payment to reimburse costs a compensation above the no-led diditional amount will be paid amounts required to be paid under the no-led debtor(s) through participations compensation requested, Priority claims not treated el None. If "None" is checken and redactions are payable to the no-led the no-led to the paid under the no-led to the paid under the no-led to	idvanced and/or a of the per month atte, based on a cook fee. An addition of the plan, ander this plan to he e in the amount protation in the bankrup above). Isewhere in Part 4 and the per the plan to he cook fee, the rest of Secticed account Total programs.	no-look cc. Including ombination and spand this and this olders of a syded for trey court's side 4.4 ne	osts deposit) alm g any retainer p on of the no-loo will be plan contains s allowed unsecure in Local Bankru s Loss Mitigation eed not be comp	eady paid paid paid a toto ook fee and e sought unfficient feed claims aptcy Rule n Program eleted or reset	d by or on blal of \$	ehalf of the debtor, the in fees and creposit and previously be application to be find any that additional arms is being requested for clude the no-look fee in the interest of the clude the no-look fee in the interest of t	ne amoun osts reimly approve iled and a nount, with services in the total	t of \$_2,500.00 is bursement has been ad application(s) for approved before any nout diminishing the					
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	Attorney's fees are payable to payment to reimburse costs a compensation above the no-led diditional amount will be paid amounts required to be paid under the no-led debtor(s) through participal compensation requested, where if a no-look fee debtor(s) through participal compensation requested, where it is checked the no-led the no-led through participal compensation requested, where it is checked the no-led through participal nor not treated elements. It is not treated elements and not creditor and redaction nor not	idvanced and/or a 0.00 per month ate, based on a c book fee. An addition through the plan, inder this plan to he e in the amount pre ation in the bankrup above). Isewhere in Part 4 ed, the rest of Sect cted account Tota clair ded.	no-look cc. Includin ombination and this and this olders of a covided for a covided fo	osts deposit) alm g any retainer p on of the no-loo will be plan contains s allowed unsecure in Local Bankru s Loss Mitigation eed not be comp t of Intere rate (0% if	eady paid paid paid, a toto ook fee an e sought ufficient feed claims aptcy Rule n Program eleted or mest felank)	d by or on blat of \$	ehalf of the debtor, the in fees and creposit and previously be application to be find any that additional arms is being requested for clude the no-look fee in the interest of the clude the no-look fee in the interest of t	ne amoun osts reimly approve iled and a nount, with services in the total	t of \$_2,500.00 is pursement has been ad application(s) for approved before any nout diminishing the					
	Attorney's fees are payable to payment to reimburse costs a compensation above the no-led diditional amount will be paid amounts required to be paid under the debtor(s) through participal compensation requested, Priority claims not treated el None. If "None" is checked number	idvanced and/or a 0.00 per month ate, based on a c book fee. An addition through the plan, inder this plan to he e in the amount pre ation in the bankrup above). Isewhere in Part 4 ed, the rest of Sect cted account Tota clair ded.	no-look cc. Includin ombination and this and this olders of a covided for a covided fo	osts deposit) alm g any retainer p on of the no-loo will be plan contains s allowed unsecure in Local Bankru s Loss Mitigation eed not be comp t of Intere rate (0% if	eady paid paid paid, a toto ook fee an e sought ufficient feed claims aptcy Rule n Program eleted or mest felank)	d by or on blat of \$	ehalf of the debtor, the in fees and creposit and previously be application to be find any that additional arms is being requested for clude the no-look fee in the interest of the clude the no-look fee in the interest of t	ne amoun osts reimly approve iled and a nount, with services in the total	t of \$_2,500.00 is pursement has been ad application(s) for approved before any nout diminishing the					
	Attorney's fees are payable to payment to reimburse costs a compensation above the no-led diditional amount will be paid amounts required to be paid under the no-led debtor(s) through participal compensation requested. Priority claims not treated eld. None. If "None" is checked. Name of creditor and redact number.	idvanced and/or a 0.00 per month ate, based on a cook fee. An addition through the plan, inder this plan to he e in the amount pre ation in the bankrup above). Isewhere in Part 4 ed, the rest of Sect cted account Tota clair ded. bligations not ass	no-look cc. Including ombination on all \$ and this olders of a solders	osts deposit) alm g any retainer p on of the no-loo will be plan contains s allowed unsecure in Local Bankru s Loss Mitigation eed not be comp t of Intere rate (0% if	eady paid paid paid, a toto ook fee an e sought ufficient feed claims aptcy Rule n Program letted or mest felank)	d by or on blat of \$	ehalf of the debtor, the in fees and creposit and previously be application to be find any that additional arms is being requested for clude the no-look fee in the interest of the clude the no-look fee in the interest of t	ne amoun osts reimly approve iled and a nount, with services in the total	t of \$_2,500.00 is pursement has been ad application(s) for approved before any nout diminishing the					

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or(s) Paul F. Mammay		Case number	23-20748-JAD
Check here if this payment is for prep	etition arrearages only.		
Name of creditor (specify the actual payer SCDU)	ee, e.g. PA Description	Claim	Monthly payment or pro rata
		\$0.00	\$0.00
Insert additional claims as needed.			
Domestic Support Obligations assigned Check one.	d or owed to a governmental unit and paid	less than full amount.	
None. If "None" is checked, the rest	of Section 4.6 need not be completed or repro	oduced.	
governmental unit and will be paid	pelow are based on a Domestic Support (less than the full amount of the claim u a term of 60 months. See 11 U.S.C. § 1322	nder 11 U.S.C. & 1322(a)(assigned to or is owed to 4). This provision require
Name of creditor	Amount of	claim to be paid	
		\$0.00	
Insert additional claims as needed. Priority unsecured tax claims paid in fu	ш.	\$0.00	
Priority unsecured tax claims paid in fu Check one.	II. of Section 4.7 need not be completed or repro Total amount of claim Type of tax	***************************************	
Priority unsecured tax claims paid in fu Check one. None. If "None" is checked, the rest	of Section 4.7 need not be completed or repro	oduced. Interest rate (0%	6 if
Priority unsecured tax claims paid in fu Check one. None. If "None" is checked, the rest of Name of taxing authority	of Section 4.7 need not be completed or repro Total amount of claim Type of tax	iduced. Interest rate (0% blank)	6 if
Priority unsecured tax claims paid in fu Check one. None. If "None" is checked, the rest of Name of taxing authority Allegheny County	of Section 4.7 need not be completed or repro Total amount of claim Type of tax	iduced. Interest rate (0% blank)	6 if
Priority unsecured tax claims paid in further check one. None. If "None" is checked, the rest of the Name of taxing authority Allegheny County Insert additional claims as needed. Postpetition utility monthly payments. The provisions of this Section 4.8 are available are allowed as an administrative claim. To postpetition delinquencies, and unpaid secutility obtain an order authorizing a payment of the postpetition claims of the utility. Any	of Section 4.7 need not be completed or repro Total amount of claim Type of tax	his treatment. The charges combined payment for polaring an amended plan. These	for post petition utility services, an unless amended. Should the payments may not resolve.
Priority unsecured tax claims paid in further check one. None. If "None" is checked, the rest of the content o	Total amount of claim Type of tax \$1,000.00 Real estate slable only if the utility provider has agreed to the surface payments comprise a single monthly surfly deposits. The claim payment will not change, the debtor(s) will be required to file unpaid post petition utility claims will survive of	his treatment. The charges combined payment for polaring an amended plan. These	for post petition utility services, and unless amended. Should the payments may not resolve and require additional funds from

5.1 Nonpriority unsecured claims not separately classified.

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Case number

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Debtor(s) Paul F. Mammay

Debtor(s) ESTIMATE(S) that a total of \$_1,500.00 will be available for distribution to nonpriority unsecured creditors.

Debtor(s) ACKNOWLEDGE(S) that a MINIMUM of \$ 1,500.00 shall be paid to nonpriority unsecured creditors to comply with the liquidation alternative test for confirmation set forth in 11 U.S.C. § 1325(a)(4).

Solution	Check one. None. If "None" is checked, the rest of Section 5.2 need not be completed or reproduced. The debtor(s) will maintain the contractual installment payments and cure any default in payments on the unsecured claims listed below mith the last payment is due after the final plan payment. These payments will be disbursed by the trustee. The claim for the arrest amount will be paid in full as specified below and disbursed by the trustee. Name of creditor and redacted account number Current installment payment in the last payments by trustee. Name of creditor and redacted account number Current installment payment installment payments. \$0.00 \$0.00 \$0.00 \$0.00 \$0.00 Insert additional claims as needed. 5.3 Other separately classified nonpriority unsecured claims listed below are separately classified and will be treated as follows: Name of creditor and redacted account Basis for separate classification and treatment treatment Basis for separate classification and trea		The total pool of funds estimated above is NOT available for payment to these creditors under the percentage of payment to general unsecured cre of allowed claims. Late-filed claims will not be pa pro-rata unless an objection has been filed within included in this class.	e plan base will be ditors is100 id unless all timely	determined only a _%. The percent filed claims have the control of the control	after audit of the plage of payment of payment of payment of the paid in full.	plan at time of com may change, based Thereafter, all late	pletion. The estimated upon the total amounties of the place of the pl
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Chapter 13 Plan

Debtor(s) Paul F. Mammay Case number 23-20748-JAD

7.1 Property of the estate shall not re-vest in the debtor(s) until the debtor(s) have completed all payments under the confirmed plan.

Part 8: General Principles Applicable to All Chapter 13 Plans

- 8.1 This is the voluntary chapter 13 reorganization plan of the debtor(s). The debtor(s) understand and agree(s) that the chapter 13 plan may be extended as necessary by the trustee (up to any period permitted by applicable law) to insure that the goals of the plan have been achieved. Notwithstanding any statement by the trustee's office concerning amounts needed to fund a plan, the adequacy of plan funding in order to meet the plan goals remains the sole responsibility of debtor(s) and debtor(s)' attorney. It shall be the responsibility of the debtor(s) and debtor(s)' attorney to monitor the plan to ensure that the plan remains adequately funded during its entire term.
- 8.2 Prior to the meeting of creditors, the debtor(s) shall comply with the tax return filing requirements of 11 U.S.C § 1308 and provide the trustee with documentation of such compliance by the time of the meeting. Debtor(s)' attorney or debtor(s) (if pro se) shall provide the trustee with the information needed for the trustee to comply with the requirements of 11 U.S.C. § 1302 as to the notification to be given to Domestic Support Obligation creditors, and debtor(s)' attorney or debtor(s) (if pro se) shall provide the trustee with the calculations relied upon to determine the debtor(s)' current monthly income and disposable income.
- 8.3 The debtor(s) shall have a duty to inform the trustee of any assets acquired while the chapter 13 case is pending, such as insurance proceeds, recovery on any lawsuit or claims for personal injury or property damage, lottery winnings, or inheritances. The debtor(s) must obtain prior court approval before entering into any postpetition financing or borrowing of any kind, and before selling any assets.
- 8.4 Unless otherwise stated in this plan or permitted by a court order, all claims or debts provided for by the plan to receive a distribution shall be paid by and through the trustee.
- 8.5 Percentage fees to the trustee are paid on receipts of plan payments at the rate fixed by the United States Trustee. The trustee has the discretion to adjust, interpret, and implement the distribution schedule to carry out the plan, provided that, to the extent the trustee seeks a material modification of this plan or its contemplated distribution schedule, the trustee must seek and obtain prior authorization of the court. The trustee shall follow this standard plan form sequence unless otherwise ordered by the court:

Level One: Unpaid filing fees.

Level Two: Secured claims and lease payments entitled to 11 U.S.C. § 1326(a)(1)(C) pre-confirmation adequate protection payments. Level Three:

Monthly ongoing mortgage payments, ongoing vehicle and lease payments, installments on professional fees, and

postpetition utility claims.

Level Four: Priority Domestic Support Obligations.

Mortgage arrears, secured taxes, rental arrears, vehicle payment arrears. Level Five:

Level Six: All remaining secured, priority and specially classified claims, and miscellaneous secured arrears.

Level Seven: Allowed nonpriority unsecured claims,

Level Eight: Untimely filed nonpriority unsecured claims for which an objection has not been filed.

- 8.6 As a condition to the debtor(s)' eligibility to receive a discharge upon successful completion of the plan, debtor(s)' attorney or debtor(s) (if pro se) shall file Local Bankruptcy Form 24 (Debtor's Certification of Discharge Eligibility) with the court within forty-five (45) days after making the final
- 8.7 The provisions for payment to secured, priority, and specially classified unsecured creditors in this plan shall constitute claims in accordance with Bankruptcy Rule 3004. Proofs of claim by the trustee will not be required. In the absence of a contrary timely filed proof of claim, the amounts stated in the plan for each claim are controlling. The clerk shall be entitled to rely on the accuracy of the information contained in this plan with regard to each claim. Unless otherwise ordered by the court, if a secured, priority, or specially classified creditor timely files its own claim, then the creditor's claim shall govern, provided the debtor(s) and debtor(s)' attorney have been given notice and an opportunity to object. The trustee is authorized, without prior notice, to pay claims exceeding the amount provided in the plan by not more than \$250.
- 8.8 Any creditor whose secured claim is not modified by this plan and subsequent order of court shall retain its lien.
- 8.9 Any creditor whose secured claim is modified or whose lien is reduced by the plan shall retain its lien until the underlying debt is discharged under 11 U.S.C. § 1328 or until it has been paid the full amount to which it is entitled under applicable nonbankruptcy law, whichever occurs earlier. Upon payment in accordance with these terms and entry of a discharge order, the modified lien will terminate and be released. The creditor shall promptly cause all mortgages, liens, and security interests encumbering the collateral to be satisfied, discharged, and released.
- 8.10 The provisions of Sections 8.8 and 8.9 will also apply to allowed secured, priority, and specially classified unsecured claims filed after the bar date. LATE-FILED CLAIMS NOT PROPERLY SERVED ON THE TRUSTEE AND THE DEBTOR(S)' ATTORNEY OR DEBTOR(S) (IF PRO SE) WILL NOT BE PAID. The responsibility for reviewing the claims and objecting where appropriate is placed upon the debtor(s).

Part 9: **Nonstandard Plan Provisions**

- 9.1 Check "None" or List Nonstandard Plan Provisions.
 - None. If "None" is checked, the rest of part 9 need not be completed or reproduced.

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Debtor(s) Paul F. Mammay

Case number

23-20748-JAD

Under Bankruptcy Rule 3015(c), nonstandard provisions must be set forth below. A nonstandard provision is a provision not otherwise included in the Local Form or deviating from it. Nonstandard provisions set out elsewhere in this plan are ineffective.

The following plan provisions will be effective only if the applicable box in Part 1 is checked. Any provision set forth herein is subject to court approval after notice and a hearing upon the filing of an appropriate motion.

10.1 Signatures of Debtor(s) and Debtor(s)' Attorney.

By signing this plan the undersigned, as debtor(s)' attorney or the debtor(s) (if pro se), certify(ies) that I/we have reviewed any prior confirmed plan(s), order(s) confirming prior plan(s), proofs of claim filed with the court by creditors, and any orders of court affecting the amount(s) or treatment of any creditor claims, and except as modified herein, this proposed plan conforms to and is consistent with all such prior plans, orders, and claims. False certifications shall subject the signatories to sanctions under Bankruptcy Rule 9011.

If the debtor(s) do not have an attorney, the debtor(s) must sign below; otherwise the debtor(s)' signatures are optional. The attorney for the debtor(s), if any, must sign below.

By filing this document, debtor(s)' attorney or debtor(s) (if pro se), also certify(ies) that the wording and order of the provisions in this chapter 13 plan are identical to those contained in the standard chapter 13 plan form adopted for use by the United States Bankruptcy Court for the Western District of Pennsylvania, other than any nonstandard provisions included in Part 9. It is further acknowledged that any deviation from the standard plan form shall not become operative unless it is specifically identified as a "nonstandard" term and is approved by the court in a separate order.

X /s/ Paul F. Mammay	X	
Signature of Debtor 1	Signature of Debtor 2	
Executed on Apr 19, 2023	Executed on	
MM/DD/YYYY	MM/DD/YYYY	
X /s/ Dennis J. Spyra, Esq.	Date Apr 19, 2023	
Signature of debtor(s)' attorney	MM/DD/YYYY	

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United States Bankruptcy Court Western District of Pennsylvania

In re: Case No. 23-20748-JAD

Paul F. Mammay Chapter 13

Debtor

CERTIFICATE OF NOTICE

District/off: 0315-2 User: auto Page 1 of 2
Date Rcvd: Apr 20, 2023 Form ID: pdf900 Total Noticed: 8

The following symbols are used throughout this certificate:

Symbol Definition

Addresses marked '+' were corrected by inserting the ZIP, adding the last four digits to complete the zip +4, or replacing an incorrect ZIP. USPS

regulations require that automation-compatible mail display the correct ZIP.

^ Addresses marked '\' were sent via mandatory electronic bankruptcy noticing pursuant to Fed. R. Bank. P. 9036.

Notice by first class mail was sent to the following persons/entities by the Bankruptcy Noticing Center on Apr 22, 2023:

Recipi ID Recipient Name and Address

db + Paul F. Mammay, 162 East Wedgewood Drive, Pittsburgh, PA 15229-1026

15592899 + CSMC 2018-RPL3 Trust, 3217 S. Decker Lake Drive, Salt Lake City, UT 84119-3284

15592900 + Jordan Tax Service, Inc., 102 Rahway Road, McMurray, PA 15317-3349

TOTAL: 3

Notice by electronic transmission was sent to the following persons/entities by the Bankruptcy Noticing Center.

Electronic transmission includes sending notices via email (Email/text and Email/PDF), and electronic data interchange (EDI). Electronic transmission is in Eastern Standard Time.

Recip ID	Notice Type: Email Address	Date/Time	Recipient Name and Address
СГ	+ Email/Text: jdryer@bernsteinlaw.com	Apr 20 2023 23:37:00	Duquesne Light Company, c/o Bernstein-Burkley, P.C., 601 Grant Street, 9th Floor, Pittsburgh, PA 15219-4430
15592901	^ MEBN	Apr 20 2023 23:33:21	KML Law Group, P.C., Geraldine M. Linn, Esq., 701 Market Street, Suite 5000, Philadelphia, PA 19106-1541
15588748	Email/Text: RVSVCBICNOTICE1@state.pa.us	Apr 20 2023 23:37:00	Pennsylvania Department of Revenue, Bankruptcy Division PO Box 280946, Harrisburg PA 17128-0946
15588619	+ Email/Text: BKSPSElectronicCourtNotifications@spservic	eing.com Apr 20 2023 23:37:00	Select Portfolio Servicing, 10401 Deerwood Park Blvd, Jacksonville, FL 32256-5007
15592902	Email/Text: BKSPSElectronicCourtNotifications@spservic	eing.com Apr 20 2023 23:37:00	Select Portfolio Servicing, Inc., P.O. Box 65250, Salt Lake City. UT 84165-0250

TOTAL: 5

BYPASSED RECIPIENTS

The following addresses were not sent this bankruptcy notice due to an undeliverable address, *duplicate of an address listed above, *P duplicate of a preferred address, or ## out of date forwarding orders with USPS.

Recip IDBypass ReasonName and AddresscrCSMC 2018-RPL3 Trust

TOTAL: 1 Undeliverable, 0 Duplicate, 0 Out of date forwarding address

NOTICE CERTIFICATION

I, Gustava Winters, declare under the penalty of perjury that I have sent the attached document to the above listed entities in the manner shown, and prepared the Certificate of Notice and that it is true and correct to the best of my information and belief.

Meeting of Creditor Notices only (Official Form 309): Pursuant to Fed .R. Bank. P.2002(a)(1), a notice containing the complete Social Security Number (SSN) of the debtor(s) was furnished to all parties listed. This official court copy contains the redacted SSN as required by the bankruptcy rules and the Judiciary's privacy policies.

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District/off: 0315-2 User: auto Page 2 of 2
Date Rcvd: Apr 20, 2023 Form ID: pdf900 Total Noticed: 8

Date: Apr 22, 2023 Signature: /s/Gustava Winters

CM/ECF NOTICE OF ELECTRONIC FILING

The following persons/entities were sent notice through the court's CM/ECF electronic mail (Email) system on April 19, 2023 at the address(es) listed below:

Name Email Address

Brian Nicholas

on behalf of Creditor CSMC 2018-RPL3 Trust bnicholas@kmllawgroup.com

Dennis J. Spyra

on behalf of Debtor Paul F. Mammay dennis@spyralawoffice.com

Keri P. Ebeck

on behalf of Creditor Duquesne Light Company kebeck@bernsteinlaw.com jbluemle@bernsteinlaw.com

Office of the United States Trustee

ustpregion03.pi.ecf@usdoj.gov

Ronda J. Winnecour

cmecf@chapter 13 trusteewdpa.com

TOTAL: 5